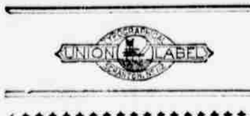


You don't need ice. DR. HAND'S Phosphated Condensed Milk. It is richer in butter fat and has added all the phosphates and hypophosphites contained in milk. It has the flavor of cream, the sustaining power of a wheat diet, is free from fat.



CITY NOTES

PAY DAYS—The Delaware and Hudson company paid yesterday at Carbondale N. J. P. O. Daily, Coalbrook and Clinton colliers.

HAND CRUSHED—John Bopala, a miner at the Archbold colliery, had his hand badly crushed by a fall of rock yesterday afternoon. He was removed to the Moore Taylor hospital.

HAVE NOT ARRIVED—Contrary to the announcement made in one of the evening papers, the remains of Corporal James Duddy, who died in the Philippines, have not yet arrived in the city.

MAN STRAINED HIMSELF—John Reop, one of the men in the Lackawanna car alone, strained himself while at work yesterday and sustained a painful injury. He was taken to the Moore Taylor hospital.

SURKING HER SON—A letter was received at the postoffice from Mrs. David T. Hill, of the Monroeville City, who is desirous to learn the whereabouts of her son, William Paul Snyder, who she thinks lives in this city.

DILCHERS' FAREWELL—Frederick Dilcher will make his farewell address to the Mine Workers at Walker's grove, Miners, this evening. The occasion will be a clam bake of local No. 800. Everybody is invited to attend.

GOOD FELLOWS' SMOKER—The Good Fellows society met last night in their rooms in the Gurney building and after transacting the regular business meetings, at which several new members were initiated, enjoyed a smoker and social time. The committee in charge consisted of Chairman H. O. Ayrill, William Lemley, Dr. Alexander, B. F. Bates and Dr. Russell.

VERY POPULAR CHARGES.

Another Woman Accused of Perjury and Disorderly Conduct.

Warrants were issued yesterday from Alderman Ruddy's office, charging Rosky Ross, of North Scranton, with perjury and disorderly conduct.

The prosecutor, James Payne, alleges that the defendant swore falsely against him in a case before Alderman Piller, in which she was prosecuting him for disorderly conduct. He further avers that she was guilty of creating a disturbance on the street by reviling him and all that belonged to him.

A hearing in the two cases will be had today.

KELLER HAS APPEALED.

Cerbarari Taken in One of the Strike Cases.

At the conclusion of the hearing of the strikers charged before Alderman Miller with disorderly conduct, Wednesday night, one of the spectators, John P. Keller, also a striker was arrested by officers Steinman for using indecent language, and fined \$5 by the alderman.

Yesterday the case was continued to the common pleas court by Attorney E. E. Boyle. It is claimed that neither of the officers who made the arrest had power to apprehend a man charged for the offense of using indecent language.

FEDERAL COURT NOTES.

The hearing of claims in the case of Sangleby & Kosinsky, bankrupts, was concluded yesterday by Petero M. E. Tazzari, of Sunbury. The award was sent to the clerk of Clerk E. R. W. Barle.

E. M. Elliott was yesterday appointed trustee in the case of George N. Matheson, of Connersport. A petition for discharge was filed yesterday with Clerk E. R. W. Seale, of the Federal district court, in the case of Samuel Bailey, of Danville, and J. H. Klose, formerly doing business under the firm name of Bailey & Klose.

The delinquent city and school taxes for year 1900 can be paid at the City Treasurer's office. Three per cent was added September 1, 1900, and an additional 1 per cent, every month thereafter until paid.

E. J. Robinson, City Treas.

Smoke the Pocomo 5c cigar.

A Pleasurable Duty.

Possibly you have need of a bank. If so, it comes our pleasurable duty to write you to this Bank.

The People's Bank.

BOTH SIDES DISSATISFIED. Borough of Moosic Will Appeal from Damage Awards.

There were forty different awards of damages, ranging from \$50 to \$450, and aggregating \$6,000. Many of the property holders are dissatisfied and the borough is not satisfied in any case.

BOBSES TO TAKE A DAY OFF.

Master Plumbers and Master Horse Shoers Arrange Picnic.

The master plumbers of Scranton and Wilkes-Barre will have a joint outing at Ransom next Saturday.

The Master Horse Shoers' association is arranging for an outing, August 17. A delegation of the Pittston Master Horse Shoers' association was here last night, to arrange to make it a joint affair.

WIFE BEATER SENT UP.

Patrick Malloney Summarily Convicted Before Magistrate Miller and Got Ninety Days.

Acting under his authority as a police magistrate, Alderman Miller last night sent Patrick Malloney, of Phelps street, a wife beater, to the county jail for ninety days.

This is the first time for a police magistrate in second class Scranton to exercise this right of summary conviction.

Before being clothed with the power of a second class city police magistrate, Alderman Miller would have had to send this case into court or disqualify it.

If it was sent to court, the defendant would be called upon to give bail, go before the grand jury and stand trial if indicted. This would mean a big expenditure for the county. As disposed of in the present instance, the county is not to expense whatever, save what it costs to feed the prisoner during his incarceration.

The alderman collects no fees for handling the case. His remuneration comes in the shape of a salary from the city. If he sent the case to court, which he might have done as an alderman, had he so chosen, he would be entitled to collect about \$8 in fees from the county.

In Allegheny county the court has taken cognizance of the big saving the police magistrate effect by his passing of minor cases under their powers of summary conviction, and an annual allowance of \$1,000 for Pittsburg and \$200 for Allegheny is made from the county treasury to help pay the salaries of the police magistrates.

The magistrates have jurisdiction in cases of drunkenness, disorderly conduct, illegal liquor selling, keeping a disorderly house, lewd or indecent behavior, gambling, rioting, vagrancy, prostitution, disturbances of the public peace, and the like, and all violations of the city laws or ordinances. They may also send to jail any suspected pickpocket or burglar.

MANY CRIMES CHARGED.

Charles Bannon, William Boyle and Bert Holtham in the Hands of the Police.

Charles Bannon, William Boyle and Bert Holtham, the Green Ridge youths arrested Wednesday night for breaking into Weideman's bakery at Green Ridge were given a hearing yesterday in the county court and held \$500 bail for their appearance at court.

They will be given another hearing this morning on a charge of having entered the carpenter shop of Lord & Waterman, on Wyoming avenue, about two weeks ago. There, it is alleged, they stole a diamond used for glass cutting, and some other articles of lesser value, winding up by setting fire to the place. In some miraculous way the fire burned out without communicating to the building. The shop is a large lumber yard, with extensive sheds. Had the fire got a good start it would have caused great damage.

These young men are also believed to be guilty of holding up John O'Hara, of Carbondale, near the Nut and Bolt works, and of having relieved him of his watch, coat and vest. The burglarizing of Keogh's pool parlors, on Lackawanna avenue, and many other crimes are also laid at their doors by Boyle and Bannon. Holtham has been taken into partnership very recently. The young men are all 19 years of age.

PRECIOUS STONES.

In addition to their recognition as high stones, there is a meaning to precious stones, which, in making gifts, these of a sentimental turn of mind consider significant of the giver's feelings or representative of the receiver's characteristics and good qualities. In the choosing of stones the following list may prove of interest:

- Amethyst—soberness, dignity and purity of heart. Emerald (dark red)—Reverential affection. Opal—ambition, hope, fidelity. Garnet—ambition, hope, fidelity. Jasper (green)—Wisdom, courage. Onyx (black)—Dread. Opal (white)—Purity, grace, peace. Ruby (red)—Beauty and elegance. Sapphire (blue)—Passionate affection. Turquoise (blue)—Courage and hope—Brooklyn Eagle.

His Own Quotation at Last.

The Rev. Dr. B. H. was what is commonly termed "a popular preacher," not, however, by drawing on his own stories, but by the knack which he possessed of appropriating the thoughts and language of other great divines who had gone before him to his own use, and by a skillful spinning and dovetailing of passages so as to make a whole. Fortunately for him, those who composed his audience were not deeply skilled in logic, and with such he passed for a wonder of his art.

It happened, however, that the doctor was detected in his literary larceny. One Sunday a large odd gentleman seated himself close to the pulpit and listened with profound attention. The doctor had scarcely finished his third sentence before the old gentleman said loud enough to be heard by those near him, "That's short."

The doctor turned, but went on. He had not proceeded much further when his gaze again broke out with, "That's Elliott's!" The doctor bit his lip, and paused, but again went on. At a third exclamation of "That's Elliott's!" the doctor just all patience, and, leaning over the side of the pulpit, "Sir," he cried, "if you don't hold your tongue you shall be fanned out."

Without altering a muscle the old cynic, holding the doctor full in the face, said, "That's his own."—London Tit-Bits.

Amateur Photographers.

If you do not develop your own negatives, there is a reason why you should have Schriver do it. Read the answer in a trial order.

TO STRAIGHTEN OUT A SNARL.

COMMON COUNCIL AND THE ILLEGAL CONTRACTS.

The Purchases of Hose Are Excepted from the Operations of the Resolution Annulling the Fire Department Contracts Made in Recorder Moir's Time—Mr. Haggerty Impugns Mr. Keller's Motives and Mr. Keller Says Some Things, Many Ordinances Pass Finally.

Some further progress was made by common council, at its regular meeting, last night, towards straightening out the difficulty resulting from Recorder Connell's revocation of the alleged illegally awarded contracts for fire department supplies.

The select council resolutions directing that no warrants be drawn for the payment of these supplies was amended by excepting the hose purchases. No other select council resolutions authorizing the re-issuing of proposals were passed, but by neglect the clause referring to hose was not stricken out as was the intention. It will be amended at the next meeting. A resolution offered by Mr. Phillips ratifying the action of Director Roche in contracting for the hose in question was referred to committee.

The resolution directing that the warrants for these supplies be not drawn, as it stood before the exclusion of the hose clause, read as follows:

Whereas, it appears that contracts have been entered into by the department of public safety, and executed by the city recorder, without authority of law, for the purchase of a hose for engine, hose and hand truck, and about fifteen hundred feet of hose; and

Whereas, the city recorder and the city controller cannot lawfully issue warrants in payment of such contracts, and

Resolved, By the select and common council of the city of Scranton, the common council concurring, that the city recorder and the city controller be and they are hereby directed to sign, commission or issue any city warrant in payment of said apparatus and supplies. It is further

Resolved, That the city recorder be requested to recall the said contracts and cancel them.

HOSE APPROVED.

It was on motion of Mr. Keller that the resolution was amended by striking out the reference to hose. In its amended shape it was approved without dissent. It was sent over to select, which occurred in the amendment.

Mr. Phillips introduced a resolution ratifying the action of the director of public works in contracting for \$1,500 worth of hose in question. Mr. Phillips and Mr. Keller explained that the hose was already delivered and greatly needed, and that all existing contracts were made at all costs in case of some kind of hose would be purchased at prices no lower than those that had been obtained.

There seemed to be a disposition to make no undue haste in the matter, and on motion of Mr. Keller, a resolution was referred to the fire department committee.

It was prior to this that the council concurred in the select council resolution directing the director of public safety to advertise for sealed proposals for a fire engine, truck and \$1,500 worth of hose, and specifying that the bids shall be opened and contracts awarded by the council.

It was intended to amend this resolution, also, by striking out the reference to hose, but the neglect was not discovered until the council was in the act of adjourning, and Mr. Keller, the discoverer, was unable to have them continue in session a few minutes longer to make the desired amendment.

It behooved the urbanes Mr. Calpin to inquire, during the progress of the above remedial legislation, if it was not a fact that the contracts had been made by the heads of departments, under advice of the city solicitor.

When no one answered him, with further urbanity explained that he had only made the inquiry for the purpose of gaining information. As he understood the case, the city solicitor had advised the action now being considered, if this was the correct understanding. In this regard, so Mr. Calpin thought, should learn whether the solicitor was "of the same opinion still" or whether he had reversed himself. At all events, he thought, the council should secure the opinion of the solicitor and be guided by it.

NO OPINION FROM SOLICITOR.

The only information vouchsafed the inquisitive and urbane chairman was the statement from Mr. Keller that as far as the direct knowledge of council extended, the solicitor had given no opinion in the matter.

The ordinance providing for an electric light on the corner of Hudson and Pawnee streets, in the Third ward, brought forth a vigorous objection from Mr. Keller. It provides that the money should be taken from the unexpended balance in this year's appropriation for electric lights. Mr. Keller protested that this was illegal, as no balance will exist, if any does exist, until the books are closed at the end of the year, and that no action can be taken until the strength of a guess that there will be a balance.

Mr. Haggerty explained that the thirty-five lights provided for in the general appropriation ordinance had not been erected yet, and there would be, in consequence, a balance equal to what the thirty-five lights would cost for two months.

Still Mr. Keller protested that this was illegal and vicious legislation and that the ordinance should not be passed in its present form.

Mr. Haggerty waxed somewhat angry at Mr. Keller's persistent opposition. It was the first measure he had introduced in council and he was very much wrapped up in it. Turning to Mr. Keller, he said: "It's well known that you always oppose anything that the council has to do."

It was now Mr. Keller's turn to wax wrath. This accusation was made against him previously and he laughed it off. It was too much to sit good naturedly under the impeachment a second time and he proceeded to resent it.

KELLER'S VIGOROUS REPLY.

He did not propose to have you or any other man impugn my motives," declared Mr. Keller. "This is vicious and untrue."

SHAKE UP YOUR SHOES.

Allen's Foot-Ease, a powder, it cures painful, smarting, nervous feet and growing nails, and instantly takes the sting out of corns and bunions. It is the greatest comfort discoverer of the age. Allen's Foot-Ease makes tight or new shoes comfortable and soft. Try it today. Sold by all druggists and shoe stores. If you fail to get it, in stamps, send 2c. Trial order. Address Allen S. Olmsted, Le Roy, N. Y.

legislation you are attempting and when I oppose it, I do it for the best interests of the whole city. I might say, though, in connection with the resolution of the central city to one of the outlying wards, that if the ward appropriation and electric light expenditures for the Third ward were subtracted from the amount represented by taxes paid by the Third ward there would be a very small remainder."

Mr. Haggerty let it go at that. There were only two votes against the measure when the roll was called in third reading. Mr. Partridge joined with Mr. Keller in opposing it.

Mr. Clarke introduced an ordinance providing new electric lights in the First ward, one on Mary street, near Legett's Creek breaker; one on the corner of Edna avenue and Spring street, and one on the corner of Wayne avenue and Parker street.

Mr. Alworth introduced an ordinance providing for the grading of McDonough avenue, from Cayuga street to Laurel street, Beaumont avenue from Cayuga street to Laurel street. Perry avenue, from Warren street to Oak street, Warren street, from Buck avenue to Bloom street; Laurel street from Perry avenue to McDonough avenue; Oak street from Buck avenue to Leach creek.

Mr. Keller called attention to the fact that the property holders' release of damages was not accompanying the ordinance and that such was essential to its passage. Mr. Alworth said there would be no damages worth speaking of in connection with this grading. This was the opinion of Mr. Keller, who said the releases were absolutely necessary and without them the ordinance could not pass. Mr. Alworth said he feared it would be a century before the releases could be obtained.

IN BAD CONDITION.

He regretted very much having encountered this obstacle, as the improvement is badly needed. There is a low, stinky sewer running through the streets, in the interests of the health of the community, and the only way it can be drained is by grading the streets as contemplated. Mr. Nagell suggested that if the property holders were not public spirited enough to sign releases they ought to be left to suffer the evil that the grading would remove. Mr. Alworth intimated that he would make a try at securing the releases.

The resolution passed by select council, after different committees to pick out the best from the raft of license ordinances and report the same to council, was referred to committee on motion of Mr. Keller. The select council resolution, prohibiting the explosion of firearms and fireworks in city parks, was concurred in.

The following ordinances passed first and second readings: For the construction of Sections A, B and C of the Seventeenth sewer district, and for a lateral sewer on Alder street, between First and Second streets.

On third reading the following ordinances were passed: For sidewalks on the westerly side of Pittston avenue, between Roaring Brook bridge and River street; for sidewalks on both sides of Cedar avenue, between Brook and Rock streets; for sidewalks on Stone avenue, between Meadow Brook and Palm street, on Cherry street, between Remington and Stone avenues, on Brook street, between Pittston and Stone avenues, on Prospect avenue, between Remington and Pittston avenues, on Genet street, between Cedar and Pittston avenues; for paving, with brick, Carbon street, east of the Lackawanna river bridge, and between the Lackawanna river bridge and the westerly intersection of Pawnee street; for the grading of Taylor avenue, between Mulberry and Vine streets; for the filling of the approaches to the Bloom avenue culvert; for paving, with brick, South Main avenue, between Stone avenue and Prospect avenue; for an electric light at the corner of Hudson and Pawnee streets; for an electric light on River street, opposite St. Mary's Catholic church.

GOING AT IT RIGHT.

Steps Taken to Expand the Common Council in Accordance with Law.

The first steps towards having the common council expanded, in a regular and legal manner, were taken last night at the council meetings.

Mr. Clemons, in the select branch, and Mr. Keller, in the common, introduced resolutions calling upon the respective chairmen to appoint the joint committee in accordance with the second class city laws, to receive the assessors' July return of resident taxes and make the apportionment of common councilmen. There was no opposition in either body to the passage of the resolutions.

The joint committee is to be made up of two selectmen and three commoners. Chairman Chittenden appointed Messrs. Oliver and Clemons, Chairman Calpin named Messrs. Galvin, Gurrell and Clarke.

The election under this apportionment will take place at the regular municipal elections next spring.

This, of course, is all conditioned upon an unfavorable decision from the court in the case of the extra councilmen who were elected last spring and could not get their seats.

Hard and Fast Rules of Friendship.

Madame Nellie Melba is considered among the most popular of the most admirable women not given to the absurdities that are indulged in by many great artists, relates the Saturday Evening Post. She and Miss Ellen Terry are entirely natural. They do not impose any penalties upon the public because of too high a value they place upon themselves.

Madame Melba enjoys meeting her friends in the most simple way. She does not lodge herself about with guests to keep people from her. When she sings in Philadelphia, for instance, she visits a friend instead of staying at a hotel, and it is her suggestion that several women drop in to the room in which she can be seen and met by her friends. She and her husband are both fond of this game, and in it Madame Melba is an expert, having luck and skill on her side.

There is a certain rule of it of much interest. In Paris she said of an American millionaire who is on the study side of 10 and has great charm of manner and a good sense of humor. He was elected to the privilege of being called to see her one or two Philadelphia friends who were staying in Paris. She turned and said very earnestly:

"You do really want to be a good friend of mine? If you do I want you to keep absolutely those rules that I have given to my best friends, to be observed during my stay here. If you can't do that, I can't trust you and then you can bring anyone whom you wish who accords with these rules. Remember them well or write them down:

"If you don't want to meet me, you must not meet any poor man. I don't want to meet any stupid man. I don't want to meet any woman; and I don't want to meet any who are not lovely, and well dressed, and brilliant."

The popular Punch cigar is still the leader of the 10c cigars.

HEARING OF WINANS HULL.

BELL FOR COURT ON THE CHARGE OF MURDER.

Testimony Was Recited Before Justice Smith of Honesdale, Who Sat in the Court House—Hull Was Characteristically Cool and Smoked Cigarettes While the Story of the Murder Was Being Recited. Daughter of the Murdered Man Was One of the Witnesses.

Winans Hull, of Carbondale, the young man accused of being the slayer of Edwin Schoonover, of Scranton, after a hearing before Justice Robert A. Smith, of Honesdale, yesterday forenoon, was committed to the Wayne county jail, on the charge of murder, to await the action of the grand jury.

The hearing took place at 10 o'clock in the grand jury room in the court house at Honesdale.

When the Carbondale party of witnesses reached the Maple city on the Delaware and Hudson train, due at Honesdale at 8:30, it gave a new turn of interest to the gossip about the case, and as the party sauntered to the court house it was joined along the route by the curious ones, and when the court house was reached there was a good-sized assemblage. District Attorney Lawrence M. Atkinson, whose youthful looking face, by the way, was somewhat of a surprise to the visitors who have been accustomed to looking upon him as a gruff old man in the office that he holds, attracted more than a flocking to the hearing, and he forestalled an uncomfortable crowding of the trial room by issuing admission cards, which were dealt out with a sparing hand. The result was a happy one, for there were more than two-score persons in the grand jury room, where the hearing took place.

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TAKEN TO COURT HOUSE.

Hull was taken from his cell in the little stone jail that is built on the banks of the Lackawanna river, and hustled into the court house through the rear entrance by Sheriff Armstrong.

Hull was handcuffed and was bareheaded. He wore no coat, and on this occasion, like on the others when he has appeared in public since his arrest, he was using tobacco. This time he had a cigar, which he nervously puffed away until it was a soggy bit, after which he lit a hearing with a cigar, following it with a cigarette of his own manufacture.

Hull's father was about the court house, and when the prisoner had taken his seat, the old man sat beside him, and talked earnestly with him until the hearing was about to be opened. The elder Hull left the room, but returned in a few minutes, bringing with him the prisoner's mother and his aged grandmother. The latter took seats on the opposite side of the room, directly across from the accused, a position which brought them squarely in the vision of Hull, whenever he raised his eyes, which was seldom, for nearly the whole of the time they were dozing.

Hull was characteristically cool. It might be said defiantly and brazen, for he had nothing but sullen looks for those about him and made earnest efforts to ignore what was being offered against him.

There was only one occasion on which he affected any interest in the hearing. This was when Captain Davis was testifying. Hull listened with an attentive air, and he leaned forward in his chair while the knife was being identified by the witness. When the knife was introduced into the trial and shown Mrs. Getz for her identification, Hull was attentive for a minute, then he assumed his habitual indifference.

District Attorney Atkinson was assisted in the prosecution by Attorney A. T. Searles. Hull had no counsel, though before the hearing Hull's father conferred with Attorney E. C. Mumford.

At the table beside Justice Smith were ex-Judge T. J. Ham, ex-Judge Henry Wilson and William Ham, brother of ex-Judge Ham.

When the justice read the information charging Hull with murder, the defendant replied he had nothing to say, quickly shaking his head by way of emphasis.

The first witness was Dr. C. E. Powell, of Honesdale, the coroner of Wayne county.

The coroner told of his having seen the body of Lake Lodore, on the spot where it was found, on the day, on Wednesday, June 26. He then went on to describe the wounds which were four in number; two, one right next the other, on the abdomen, one on the neck, the last on the chin. The wound on the neck involved the greater blood vessels and was one and five-eighths inches deep. The wound was from right to left, as if the knife were plunged in while Schoonover's body was turned slightly from his assailant. The slit in the collar was slanted and the blade of the knife indicated by this that it fell exactly into the opening.

The coroner gave as his opinion that "the man was probably killed by a knife. I know of nothing else," concluded the witness.

Miss Elda Schoonover, daughter of the deceased, whose death Hull is charged, followed the coroner. Miss Schoonover keenly feels the death of her father to whom she was more devoted than ever after the burial of her mother only a few weeks ago, and her manner betrayed the sorrow that she felt, but which she bravely tried to put aside.

Miss Schoonover told of her father having left home on Wednesday, June 25, to go to Lake Lodore. She did not see him after that. Miss Schoonover was shown the knife slit collar and explained as soon as she saw it. "Yes, sir, that's my father's, and he wore it the day he went away." She also identified the watch chain, and gave a tearful look as she handed it back to the district attorney. The watch chain she saw her father wearing on the morning of his departure and described how he wore it, attached to his trousers, instead of in his vest as he was wont to do. This is the side of the trousers that was ripped so badly.

Mrs. Mattie Frost, of Binghamton, a niece of Schoonover, was called next for the same purpose as Miss Schoonover to identify the collar and the watch. This she was able to do since she had been at Schoonover's house for a few weeks after his wife's death and put to the day—pressed for the day he left home for Lake Lodore. The watch chain she recognized as one which she had handled several times.

DINNER SETS

Do you need one now, or will you in the future? If you do, come in and look our line over. We never had a larger assortment. No matter how cheap or how fine a set you have in mind, give us a chance to show you what we have. Maybe we can save you some money. Our Motto—"Fair Trading Makes Fast Friends." We carry in stock over Twenty-five Open Stock Patterns, from which you can select such pieces as you need. Prices range from \$15.00 to \$150.00 per set. Also sets in open stock, 100 pieces, \$7.50 up.

China Hall. Geo. V. Millar & Co. 134 Wyoming Avenue. Walk in and Look Around.

EARLY PAYMENTS

WE HAVE TOO MUCH STOCK FOR THIS TIME OF YEAR. We Are Going To Reduce It If Prices Will Do the Business. Everything in Men's, Women's and Children's Clothing ON CREDIT at Prices Lower than you are in the habit of getting when you put up your hard earned cash.

317 Lack. Ave. Second Floor. PEOPLE'S Credit Clothing Company. Open Evenings.

Before Mrs. Frost left the stand, Hull was requested to pull his trousers so as to show the socks he wore in order to ascertain if they were the same that had been taken from Schoonover. Hull's socks were what might be called a "loud" blue pattern and were an entirely different pattern from those worn by Schoonover.

Mrs. Reuben Getz, of Waymart, whose testimony chiefly connected Hull with the crime, was called. The witness was nervous and agitated when she took the stand, but the assuring manner of the district attorney soon set her at ease. During her recital, Hull buried his head in his hands and when she came to that part of her testimony that described his bloody appearance on the day he was arrested, after leaving Schoonover, he leaned further out in his chair. When she was through, he was asked if he cared to question her, but he made no answer save a shake of head, at the same time diving down into his pocket with one hand and pulling out a book of cigarette papers, while with the other he produced some tobacco, and proceeded to make a cigarette, an act that he completed with considerable of a show of nervousness.

Mrs. Getz's story was about the same as she told the Tribune man on the day of the finding of Schoonover's body, and which was printed in the Tribune.

Hull came to her house with Schoonover. He first came alone, but returned a half hour later, this time in Schoonover's company. They left a few minutes later, but how long they remained together, Mrs. Getz didn't know. She last saw them at the gate. Hull came back soon afterward, his hands covered with blood, also his shirt front. There were also spots on his collar, which he tore off and left with her. Hull gave her forty cents, and had two or three dollars in greenbacks, and one dollar in silver. He left her explaining that he had quarreled with a "scab" from Honesdale.

KNIFE PRODUCED.

Hull's knife was brought to view for the first time at this juncture. When shown to Mrs. Getz, she said, in response to the district attorney's question, "It should think that was the knife."

Hull gruffly replied that he had no questions to ask of Mrs. Getz, and continued, after the momentary interruption, which he took with ill humor, to puff on his half-consumed cigarette.